Case 3:18-cv-05546-EMC Document 31 Filed 10/05/18 Page 1 of 2 Michael A. Geibelson (SBN 179970) 1 mgeibelson@robinskaplan.com 2 Aaron M. Sheanin (SBN 214472) asheanin@robinskaplan.com Tai S. Milder (SBN 267070) 3 tmilder@robinskaplan.com ROBINS KAPLÁN LLP 4 2440 W. El Camino Real, Suite 100 5 Mountain View, California 94040 Tel: (650) 784-4040 6 Fax: (650) 784-4041 7 Attorneys for Plaintiff and the Proposed Classes 8 Kent M. Roger, Bar No. 095987 kent.roger@morganlewis.com 9 Brian C. Rocca, Bar No. 221576 brian.rocca@morganlewis.com 10 Sujal J. Shah, Bar No. 215230 sujal.shah@morganlewis.com Minna Lo Naranjo, Bar No. 259005 11 minna.naranjo@morganlewis.com 12 MORGAN, LEWIS & BOCKIUS LLP One Market, Spear Street Tower 13 San Francisco, CA 94105-1596 Tel: (415) 442-1000 Fax: (415) 442-1001 14 15 Attorneys for Defendants 16 17 UNITED STATES DISTRICT COURT 18 NORTHERN DISTRICT OF CALIFORNIA 19 SAN FRANCISCO DIVISION 20 21 DIVA LIMOUSINE, LTD., individually and Case No. 3:18-cv-05546-EMC behalf of all others similarly situated, STIPULATION RE DEFENDANTS' 22 Plaintiff, **DEADLINE TO RESPOND TO** COMPLAINT 23 VS. 24 UBER TECHNOLOGIES, INC.; RASIER, 25 LLC; RASIER-CA, LLC; UBER USA, LLC; and UATC, LLC. 26 Defendants.

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BOCKIUS LLP
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Case No. 3:18-CV-05546-EMC

1	Pursuant to Local Rule 6-1, the parties hereby stipulate to an extension of the deadline for
2	Defendants to respond to the Complaint.
3	RECITALS
4	WHEREAS, Plaintiff filed its Complaint in this action on September 10, 2018 (Dkt. 1);
5	WHEREAS, Plaintiff served Defendant Uber Technologies, Inc. on or about September
6	14, 2018 (Dkt. 18) and the remaining Defendants (Rasier, LLC; Rasier-Ca, LLC; Uber USA,
7	LLC; and UATC, LLC) on or about September 21, 2018 (Dkt. 19-22);
8	WHEREAS, pursuant to Local Rule 6-1(a), Defendants requested, and Plaintiff agreed, to
9	extend the deadline for Defendants to respond to the Complaint from October 5, 2018 (as to
10	Defendant Uber Technologies, Inc.) and October 12, 2018 (as to all other Defendants) to a
11	consolidated response deadline for all Defendants on November 9, 2018;
12	WHEREAS, the parties have not previously sought an order extending time in this matter;
13	THEREFORE, the parties, through their undersigned counsel, stipulate as follows:
14	1. Defendants shall answer or otherwise respond to the Complaint on or before
15	November 9, 2018.
16	2. After service of a response to the Complaint, the parties shall negotiate in good
17	faith, subject to Court approval, a briefing and hearing schedule to permit a reasonable time as
18	needed for the parties to file any opposition and reply papers.
19	IT IS SO STIPULATED.
20	DATED: October 5, 2018 By: /s/ Brian C. Rocca
21 22	Brian C. Rocca ¹ MORGAN, LEWIS & BOCKIUS LLP Attorneys for Defendants
23	
24	DATED: October 5, 2018 By: /s/ Aaron M. Sheanin
25 26	Aaron M. Sheanin ROBINS KAPLAN LLP Attorneys for Plaintiff and the Proposed Classes
27 28	¹ Brian C. Rocca, the filer of this document, hereby attests that he obtained the concurrence of the other signatory, Aaron M. Sheanin, prior to its filing.

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